COMMISSIONER OF SECURITIES AND INSURANCE MONTANA STATE AUDITOR STATE OF MONTANA

In the matter of	Com No. SEC 2012 144		
RBC Capital Markets, LLC,) Case No. SEC-2013-144		
Respondent.	ADMINISTRATIVE CONSENT ORDER		

WHEREAS, RBC Capital Markets, LLC ("RBC") is a broker-dealer registered in the state of Montana, with a Central Registration Depository ("CRD") number of 31194; and

State securities regulators have conducted coordinated investigations into the registration of RBC Client Associates ("CAs") and RBC's supervisory system with respect to the registration of CAs; and

RBC has cooperated with regulators conducting the investigations by responding to inquiries, providing documentary evidence and other materials, and providing regulators with access to facts relating to the investigations; and

RBC has advised regulators of its agreement to resolve the investigations pursuant to the terms specified in this Consent Order (the "Order"); and

RBC agrees to make certain changes in its supervisory system with respect to the registration of CAs, and to make certain payments in accordance with the terms of this Order; and

RBC elects to waive permanently any right to a hearing and appeal under Mont. Code Ann. §§ 2-4-601, 2-4-702 and 30-10-308 with respect to this Administrative Consent Order (the "Order"); and

Solely for the purpose of terminating the multi-state investigations, and in settlement of the issues contained in this Order, RBC, without admitting or denying the findings of fact or conclusions of law contained in this Order, consents to the entry of this Order.

NOW, THEREFORE, the Commissioner of Securities and Insurance, State Auditor (Commissioner) and the Office of the Commissioner of Securities and Insurance, Montana State Auditor (CSI), as administrators of the Securities Act of Montana, Mont. Code Ann. § 30-10-101, et seq., (Securities Act) hereby enter this Order:

I.

FINDINGS OF FACTS

1. RBC admits the jurisdiction of the Commissioner and the CSI in this matter.

Background on Client Associates

- 2. The Client Associates ("CAs") function as sales assistants and typically provide administrative and sales support to one or more of RBC's registered representatives ("RRs"). There are different CA positions, including Registered Client Associate and Registered Senior Client Associate.
- 3. The primary job duties vary depending on the specific CA position. In varying degrees, the "Major Job Accountabilities" of a CA include:
 - a. Handling client requests;
 - b. Resolving client inquiries;
 - c. Determining if client issues require escalation to the RR or the branch management team; and
 - d. Processing of operational documents such as letters of authorization and client check requests.
- 4. In addition to the responsibilities described above, and of particular significance to this Order, some CAs are permitted to accept unsolicited orders from clients; others are permitted, with the assistance of a RR, to prospect for new clients, open new accounts, gather assets and select investments to recommend to clients. As discussed below, RBC's written policies and procedures require that any CAs accepting client orders first obtain the necessary licenses and registrations.

- 5. Notably, RRs might have a "primary CA" and a "secondary CA", or a "primary CA team" and a "secondary CA team." As suggested by the designation, the customary practice is that the primary CA or team would handle the RR's administrative matters and client orders. However, if the primary CA or team was unavailable, the secondary CA or team would step in to handle the RR's administrative matters and client orders.
- 6. During the period from 2005 to 2009, RBC employed an average of approximately 672 CAs per year.

Registration Required

- 7. Under the Securities Act, a person may not act as a broker-dealer or salesperson in Montana unless registered or exempt from registration pursuant to § 30-10-201(1).
- 8. Pursuant to the general prohibition under § 30-10-201(1), a person cannot accept unsolicited orders in Montana without being registered as a broker-dealer or salesperson of RBC.
- 9. Pursuant to § 30-10-201(1), a broker-dealer may be fined or sanctioned for selling securities in Montana through agents other than registered agents. See § 30-10-305.

RBC Requires Registration of Client Associates

- 10. In order for a CA to accept client orders, RBC generally required each CA to pass the series 7 and 63 qualification exams and to register in the appropriate jurisdictions.
- 11. At all times relevant to this Order, RBC's policies and procedures specified that each CA maintain registrations in the same jurisdictions as his or her RR, or broadly required that each CA maintain registrations in all necessary jurisdictions.

Regulatory Investigations and Findings

- 12. During late 2009, RBC received regulatory inquiries regarding CA registrations.
- 13. The multi-state investigation focused on systemic issues with RBC CA registrations and related supervisory structure. Specifically:

- a. After accepting an order from a client, CAs accessed the electronic order entry system to place the order;
- b. The order entry system automatically recorded the identity of the person entering the order using the user's login information. If the order was received from the client by someone other than the person entering the order, the person entering the order was required to identify the person who accepted the order from the client by typing the name or initials in a text box;
- c. RBC's trading system checked the registration of the RR assigned to the account, but did not check the registration status of the person accepting the order, if different from the RR, (the "who accepted field") to ensure that the person was registered in the appropriate jurisdiction.
- 14. The multi-state investigation identified instances in which CAs supported RRs registered in Montana when the CAs were not registered in Montana as agents of RBC. This difference in registration status increased the possibility that CAs would accept orders which they did not solicit from customers without proper registration.
- 15. The multi-state investigation determined that it was highly likely that certain RBC CAs accepted orders which they did not solicit in Montana at times when the CAs were not appropriately registered in Montana.
- 16. As a result of the inquiries by state regulators, RBC conducted a review of its CA registration practices.
- 17. RBC's review found that as of November 2008, the firm had 692 registered CAs. While CAs were registered in approximately 7 states, at that time RRs were registered, on average, in 17 states. Approximately 454, almost 66%, of those registered CAs were only registered in their home state or their home state and one additional state.

- 18. Many RBC CAs were not registered in the same jurisdictions as their respective RRs. RBC's review identified incidences where CAs who were not properly state registered accepted orders they had not solicited.
- 19. Beginning in 2010, RBC took steps to enhance its policies and procedures regarding CAs' state registrations, and added a substantial number of CA state registrations.
 - a. In January 2010, RBC amended its registration policy to require that each CA register in the same states as the RRs whom they support. RBC alerted the field to this policy.
 - b. In November 2010, Supervisors in RBC's branches and complexes reviewed the current CA registrations to ensure the CAs were properly registered prior to the annual renewals.
 - c. RBC updated its training to include additional information on registration requirements and on the firm's policies on CA registration. RBC also, as part of the annual registration renewal process, added to the annual renewal notice information regarding the CA registration policy.
 - d. RBC modified its procedures regarding the manner in which it grants electronic order entry access to client accounts. The required forms were revised to identify supporting CAs and the forms are provided to the Licensing and Registration department to verify that proper registrations are in place for RRs and CAs when access is granted.
 - e. RBC conducted Compliance Training sessions for CAs covering information on order entry procedures and registration requirements.
 - f. RBC revised its registration forms to identify assigned CAs on RRs' registration forms and assigned RRs on CAs' registration forms. This allows the registration and licensing group to submit registrations for the CAs that mirror those held by the RRs whom they support.

- 20. RBC has also undertaken to implement enhancements to its order entry systems and to its supervision of the order entry procedures. The order entry systems will require the individual entering an order either to attest that he or she also accepted the order or to identify the person who accepted the order by entering that person's system ID. RBC policies and procedures prohibit RBC personnel from using any credentials but their own to log on to the order entry systems. RBC is developing an exception report to identify any trades entered in an account for which the person who accepted the order did not hold the necessary state registration.
- 21. RBC provided timely responses and substantial cooperation in connection with the regulatory investigations into this issue.

II.

CONCLUSIONS OF LAW

- 1. The State Auditor is the Commissioner of Securities pursuant to §§ 2-15-1901 and 30-10-107.
- 2. The administration of the Securities Act is under the supervision and control of the Commissioner pursuant to § 30-10-107.
- 3. The Commissioner and the CSI have jurisdiction over this matter pursuant to the §§ 2-15-1901, 30-10-107, 30-10-304, and 30-10-305.
- 4. Under the Securities Act a person may not act as a broker-dealer or salesperson in Montana unless registered or exempt from registration in accordance with § 30-10-201(1).
- 5. RBC's failure to establish an adequate system to monitor the registration status of persons accepting client orders constitutes a violation of § 30-10-201(13)(k), for a failure to establish a reasonably designed supervisory system.
- 6. RBC's failure to ensure its CAs were registered in the appropriate jurisdictions constitutes a failure to enforce its established written procedures, and is a violation of § 30-10-

201(13)(k).

7. RBC's acceptance of orders in Montana through CAs who were not properly registered pursuant to § 30-10-201(1)-(2) constitutes bases for the assessment of an administrative fine against RBC. The Commissioner and the CSI finds the following relief appropriate and in the public interest.

III.

UNDERTAKINGS

RBC hereby undertakes and agrees to establish and maintain policies, procedures and systems that reasonably supervise the trade process so that a person can only accept client orders that originate from jurisdictions where the person accepting the order is appropriately registered.

IV.

ORDER

On the basis of the Findings of Facts, Conclusions of Law, and RBC's consent to the entry of this Order,

IT IS HEREBY ORDERED:

1. This Order concludes the investigation by the CSI and any other action that the CSI could commence against RBC under applicable Montana law as it relates to unregistered activity in Montana by RBC's CAs and RBC's supervision of CA registrations during the period from January 1, 2005 through the date of this Order.

- 2. This Order is entered into solely for the purpose of resolving the referenced multistate investigation, and is not intended to be used for any other purpose. For any person or entity not a party to the Order, this Order does not limit or create any private rights or remedies against RBC, limit or create liability of RBC, or limit or create defenses of RBC, to any claims.
- 3. RBC is hereby ordered to pay a fine in the amount of Forty-Two Thousand Five Hundred Twenty and 17/100 Dollars (\$42,520.17) to the CSI within ten days of the date of this Order. The payment shall be made payable to the Montana State Auditor, and mailed to the attention of Mike Winsor, Office of the Commissioner of Securities and Insurance, Montana State Auditor, 840 Helena Avenue, Helena, Montana 59601.
 - 4. RBC is hereby ordered to comply with the Undertakings contained herein.
- 5. This order is not intended by the CSI to subject any Covered Person to any disqualifications under the laws of the United States, any state, the District of Columbia, Puerto Rico, or the U.S. Virgin Islands including, without limitation, any disqualification from relying upon the state or federal registration exemptions or safe harbor provisions. "Covered Person," means RBC or any of its affiliates and their current or former officers or former officers, directors, employees, or other persons that would otherwise be disqualified as a result of the Orders (as defined below).
- 6. This Order and the order of any other State in related proceedings against RBC (collectively, the "Orders") shall not disqualify any Covered Person from any business that they otherwise are qualified, licensed or permitted to perform under applicable securities laws of the Montana and any disqualifications from relying upon this state's registration exemptions or safe harbor provisions that arise from the Orders are hereby waived.

7. This Order shall be binding upon RBC and its successors and assigns as well as to successors and assigns of relevant affiliates with respect to all conduct subject to the provisions above and all future obligations, responsibilities, undertakings, commitments, limitations, restrictions, events, and conditions.

Dated this 3/ day of October, 2013.

BY ORDER OF MONICA J. LINDEEN Commissioner of Securities and Insurance, Montana State Auditor

BY: <u>ALMAN CA</u>

Deputy Securities Commissioner

CONSENT TO ENTRY OF ADMINISTRATIVE ORDER BY RBC

RBC hereby acknowledges that it has been served with a copy of this Consent Order ("Order"), has read the foregoing Order, is aware of its right to a hearing and appeal in this matter, and has waived the same.

RBC admits the jurisdiction of the CSI, neither admits nor denies the Findings of Facts and Conclusions of Law contained in this Order, and consents to entry of this Order by the CSI as settlement of the issues contained in this Order.

RBC agrees that it shall not claim, assert, or apply for a tax deduction or tax credit with regard to any state, federal or local tax for any administrative monetary penalty that RBC shall pay pursuant to this Order.

RDC states that no profinse of any kind of nature whatsoever was made to it to induce it to
enter into this Order and that it has entered into this Order voluntarily.
Joe Fleming represents that s/he is SR. V.P. Compliance director
and that, as such, has been authorized by RBC to enter into this Order for and on behalf of RBC.
Dated this 22 day of October, 2013.

By: Compliance Director

SUBSCRIBED AND SWORN TO before me this 22 nd day of October, 2013.

Helen Ann Morrell
NOTARY PUBLIC
State of Minneasota
My Commission Expires 1-31-2018

Notary Public in and for the State of Minnesofa

RBC Capital Markets, I

My Commission expires: 1-31-20/8



RBC Capital Markets, LLC RBC Plaza 60 South Sixth Street Minneapolis MN 55402-4422 USA US Bank NA Grand Forks, MN

14-70

Check No.189931 Date: 2013-10-28

75-1592 912

Void after 90 days

*******42,520.17* USD

Pay *** FORTY-TWO THOUSAND FIVE HUNDRED TWENTY DOLLARS &17 CENTS***

To the order of

MONTANA STATE AUDITOR

"OO 187731" CO71215727C152100018117"



RBC Capital Markets, LLC RBC Plaza 60 South Sixth Street Minneapolis MN 55402-4422 USA

ACCOUNTS PAYABLE

Check# 189931
Date 2013-10-28
Page 1 of 1
Vendor# 1343552

MONTANA STATE AUDITOR 840 HELENA AVENUE HELENA, MT 59601 US

Please find below a detailed listing of invoices/credit memos that have been settled.

Document	Date	Invoice No.	Gross amount	Discount	Holdback	Net Amount
	2013-10-22	STSETTMENT/1013	42,520.17	0.00	0.00	42,520.17
	2013 STS SETTLEMENT CLIENT ASSOCIATE					
	Total:		42,520.17	0.00	0.00	42,520.17

Please be advised our new Corporate website is: www.rbc.com. To contact Accounts Payable e-mail: acpayinv@rbc.com

Contact Accounts Payable to sign up for Direct Deposit payment and receive your payment sooner

Inquiries 1-800-548-1689



RBC Capital Markets, LLC RBC Plaza 60 South Sixth Street Minneapolis MN 55402-4422 USA US Bank NA Grand Forks, MN Check No.189931 Date: 2013-10-28 75-1592 912

14-70

Void after 90 days \$ *******42,520.17* USD

Pay *** FORTY-TWO THOUSAND FIVE HUNDRED TWENTY DOLLARS &17 CENTS***

To the order of

MONTANA STATE AUDITOR

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